which the assent of the Queen in Council is given to these Statutes, Bachelors in Music may be admitted to the Degree of Doctor in Music, provided that, in other respects, they have done all that is required by the Statutes and Ordinances of the University hitherto subsisting.

By substituting in Statute A Chapter III, "Graces of the Senate," for the first paragraph of Section 3 "Right of Voting" the following paragraph to form an amended paragraph 1 of Section

3 of such Chapter:-

1. The following persons shall have the right of voting in the Senate, namely the Chancellor, Vice-Chancellor, Doctors of Divinity, Law, Medicine, Science and Letters, Doctors of Music who before being admitted to their first degree have kept by residence at least nine terms, Bachelors of Divinity and Masters of Arts Law Surgery and Music.

Given under our Common Seal this 21st day of

November 1894.



Privy Council Office, December 12, 1894.

THE following Statute, made by the Governing Body of King's College, Cambridge, on the twenty-seventh day of October, one thousand eight hundred and ninety-four, and sealed with the Common Seal of the College, on the thirtieth day of November, one thousand eight hundred and ninety-four, has been submitted for the approval of Her Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in the Universities of Oxford and Cambridge Act, 1877:—

A STATUTE to alter a Statute made by the Commissioners appointed under the Universities of Oxford and Cambridge Act 1877 (40 and 41 Victoria Chapter 48) in relation to The King's College of Our Lady and Saint Nicholas in Cambridge and amended by a Statute dated the 27th day of February 1890, duly made at a General Meeting of the Governing Body of the said College specially summoned for this purpose held on the 27th day of October 1894 and passed at such Meeting by the votes of not less than two-thirds of the number of persons present and voting and submitted for the approval of Her Majesty the Queen in Council.

WHEREAS by Statute F made by the Commissioners under the Universities of Oxford and Cambridge Act 1877 (40 and 41 Victoria Chapter 48) in relation to the King's College of Our Lady and Saint Nicholas in Cambridge as amended by Statute dated the 27th day of February 1890 and approved by Her Majesty the Queen in Council on the 12th day of January 1891 it is enacted as

follows:

1. There shall be forty-eight Scholarships in the College, of which twenty-four shall be called Eton Scholarships, and twenty-four shall be called Open Scholarships: but the Honorary Scholarships mentioned in Section 18 (a) of this Chapter shall not be reckoned in this number.

2. Both the Eton and the Open Scholarships shall be divided into Entrance and Undergraduate

Scholarships.

3. An Eton Entrance Scholarship shall be tenable for four years, and an Open Entrance Scholarship shall be tenable in the first instance

for two years, but may be prolonged by the Council for a further period or further periods, provided that the total prolongation shall in no case exceed two years, the tenure being in each case reckoned from the first day of the term in which the holder of the Scholarship commenced residence in the University. Any Entrance Scholarship shall be vacated by the election of the holder to an Undergraduate Scholarship or a Fellowship.

4. An Undergraduate Scholarship shall be tenable until the holder completes four years from the 25th day of March in the academical year in which he commenced residence in the University. But such a Scholarship may be prolonged by the Council for a further period or further periods, provided that the total period of prolongation shall in no case exceed two years. Any Undergraduate Scholarship shall be vacated by the election of the holder to a Fellowship.

5. No Scholarship shall be tenable with any office or emolument on the foundation of any other College in the University, or of any College in the University of Oxford, or of Trinity College,

Dublin.

6. Every candidate for a Scholarship, not being already a member of the College, shall bring a satisfactory certificate of moral character.

7. The time and manner of examinations for Scholarships, and the day or days of election and admission thereto, shall from time to time be fixed

by the Governing Body.

8. At any election a Scholarship which is not actually vacant, but which will necessarily be vacated on or before the first day of the Michaelmas Term then next following, may be treated as a vacant Scholarship.

9. The electors to Scholarships shall be the Provost, or in his absence the Vice-Provost, and two or more Fellows to be appointed annually by the Council, who may also appoint any examiners to assist the electors.

10. The manner of electing to Scholarships and all proceedings relating to the election shall be in the discretion of the electors; provided that no candidate shall be elected a Scholar without the concurrence of at least one-half of the electors present, the Provost, or in his absence the Vice-Provost, or in the absence of both the senior elector present, having a second or casting vote in case of an equality of votes; provided also that no person shall vote at an election to Entrance Scholarships who has not taken part in the examination for the same.

11. The electors shall not be bound to elect to a Scholarship any candidate whom they shall not consider of sufficient merit for election; and they shall have power to require from any candidate a declaration that he intends to devote himself exclusively to the studies of the University during the whole of the time preceding his admission to

his first degree.

12. Every candidate elected to a Scholarship shall be admitted a Scholar, and (if not already a member of the College) commence residence at such time as shall be prescribed by the Governing Body, and shall thereupon be entitled to the emoluments of his Scholarship, which emoluments shall commence, in the case of an Entrance Scholarship, from the first day of the term in which the Scholar is admitted, and, in the case of an Undergraduate Scholarship, from the day of election; provided that no holder of an Entrance Scholarship shall, upon election to an Undergraduate Scholarship, be required to be again admitted a Scholar; provided also, that any person elected to a Scholarship under the eighth